IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

ASHLEY KOPPERUD and		
ROBERT KOPPERUD,		
Plaintiffs,		
) Civil Action File No.: 23-A-09647-	11
VS.)	
) On Removal from Superior Court	
STATE FARM FIRE AND	of Gwinnett County	
CASUALTY COMPANY,) CAFN 23-A-09647-11	
Defendant.)	

DEFENDANT'S CERTIFICATE OF INTERESTED PERSONS AND CORPORATE DISCLOSURE STATEMENT

COMES NOW Defendant State Farm Fire and Casualty Company ("State Farm"), and pursuant to Fed. R. Civ. P. 7.1 and L.R. 3.3, states as follows:

(1) The undersigned counsel of record for a party or proposed intervenor to this action certifies that the following is a full and complete list of all parties, including proposed intervenors, in this action, including any parent corporation and any publicly held corporation that owns 10% or more of the stock of a party or proposed intervenor:

For Plaintiff: Ashley Kopperud and Robert Kopperud.

For Defendant: State Farm Fire and Casualty Company

State Farm Fire and Casualty Company, which is a wholly owned subsidiary of State Farm Mutual Automobile Insurance Company, its parent, is a corporation formed under the laws of the state of Illinois and its principal place of business is in Illinois. As a mutual insurance company, State Farm Mutual Automobile Insurance Company has no stock and is not a publicly traded corporation.

(2) The undersigned further certifies that the following is a full and complete list of all other persons, associations, firms, partnerships, or corporations having either a financial interest in or other interest which could be substantially affected by the outcome of this case:

As to Plaintiff: Unknown by Defendant.

As to Defendant: State Farm Fire and Casualty Company, as well as its parent company, State Farm Mutual Automobile Insurance Company.

(3) The undersigned further certifies that the following is a full and complete list of all persons serving as attorneys for the parties, including proposed intervenors, in this case:

For Plaintiff:

Michael D. Turner J. Remington Huggins The Huggins Law Firm, LLC 110 Norcross Street Roswell, GA 30075 remington@lawhuggins.com mdturner@lawhuggins.com

For Defendant:

Jonathan M. Adelman Kyle T. Joyce WALDON ADELMAN CASTILLA MCNAMARA & PROUT 900 Circle 75 Parkway Suite 1040 Atlanta, Georgia 30339 (770) 953-1710 jadelman@waldonadelman.com kjoyce@waldonadelman.com

(4) The undersigned further certifies that the following is a full and complete list of the citizenship of every individual or entity whose citizenship is attributed to a party or proposed intervenor on whose behalf this certificate is filed:

For Plaintiff: Georgia

For Defendant: Illinois

This 14th day of December, 2023.

WALDON ADELMAN CASTILLA MCNAMARA & PROUT

/s/Kyle Joyce Jonathan M. Adelman (State Bar No. 005128) Kyle T. Joyce

(State Bar No. 960181) Attorneys for Defendant

900 Circle 75 Parkway

Suite 1040 Atlanta, Georgia 30339 (770) 953-1710 jadelman@waldonadelman.com kjoyce@waldonadelman.com

LOCAL RULE 5.1C CERTIFICATION

By signature below, counsel certifies that the foregoing pleading was prepared in Times New Roman, 14-point font in compliance with Local Rule 5.1C.

This 14th day of December, 2023.

WALDON ADELMAN CASTILLA MCNAMARA & PROUT

/s/Kyle Joyce Jonathan M. Adelman (State Bar No. 005128) Kyle T. Joyce (State Bar No. 960181) Attorneys for Defendant

900 Circle 75 Parkway Suite 1040 Atlanta, Georgia 30339 (770) 953-1710 jadelman@waldonadelman.com kjoyce@waldonadelman.com

CERTIFICATE OF SERVICE

This is to certify that this day I have electronically filed *Defendant State*Farm Fire and Casualty Company's Certificate of Interested Persons and

Corporate Disclosure Statement with the Clerk of Court by e-filing same using the

CM/ECF System, which will automatically send e-mail notification of said filing to
the following attorneys of record:

J. Remington Huggins, Esq. Michael D. Turner, Esq. The Huggins Law Firm, LLC 110 Norcross Street Roswell, GA 30075

remington@lawhuggins.com
mdturner@lawhuggins.com

This 14th day of December, 2023.

WALDON ADELMAN CASTILLA MCNAMARA & PROUT

/s/Kyle Joyce Jonathan M. Adelman (State Bar No. 005128) Kyle T. Joyce (State Bar No. 960181) Attorneys for Defendant

900 Circle 75 Parkway
Suite 1040
Atlanta, Georgia 30339
(770) 953-1710
jadelman@waldonadelman.com
kjoyce@waldonadelman.com